Case 1:21-cr-00064-KAM DORNINGA 88 4 HEd 07/12/24 Page 1 of 2 PageID #: 2285

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TRULINCS 31196509 - AMIROUCHE, LARBY - Unit: TOM-M-D

FILED

United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y.

JUL 12 2024

July 1, 2024

BROOKLYN OFFICE

Re: United States v. Larby Amirouche, aka Luke Williams Case No: 1:21-cr-00064-KAM

Dear Judge Matsumoto,

| am writing to respectfully request a 30-day extension of time for Mr. Williams to file his response to the Government's response to his ?? 2255. Federal custody; remedies on motion attacking sentence petition. This request is necessitated by significant communication issues and delays in the receipt of mail at Thomson prison, which have impeded Mr. Williams' polity to prepare a timely and comprehensive response.

Mr. Williams has been diligently working on his response; however, the conditions at Thomson prison have created substantial obstacles.. Specifically, the prison has experienced frequent lockdowns and other disruptions that have limited Mr. William's' access to necessary legal resources and communication channels. Additionally, there have been notable delays in the re-eipt of mail, further complicating his efforts to gather and review pertinent information in a timely manner. Given these challenges, Mr. Williams requires additional time to ensure that his response is thorough and addresses all relevant

points raised by the Government. He is committed to filing his response as soon as possible and is actively working to overcome the logistical hurdles presented by his current circumstances. We appreciate the Court's understanding and consideration of this request. Granting this extension will allow Mr. Williamsto

adequately prepare his response, ensuring that his petition is fully and fairly adjudicated.

As the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from that determined the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from that determined the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from that determined the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from that determined the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from the current deadline for Mr. Williams' response is July 7, 2024, we respectfully request a 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline for Mr. Williams' response is 30-day extension from the current deadline from the current deadline from t making the new due date August 6, 2024. This additional time will provide Mr. Williams with the necessary opportunity to sather the required information and prepare a comprehensive response, despite the ongoing challenges he faces at Thomson pison.

Respectfully submitted, s/Larby Amirouche. 1:21-cr-00064

835 Woodbine Road Highlan Park Illinois lukewilliams317@gmail.com

Tuke Williams /E/ Filed 07/12/24 Page 2 of 2 PageID #: 2286 Federal Correction institution IL 612 2 08 JUL 2024 - FM Thomson 1 IL 61288 United States District FASTERN DISTRICT OF WEL 225 CADMON Plaza Fas Brouklyn/ New York/ 1120 More **BROOKLYN OFFICE**